AGREEMENT

BETWEEN THE

IRVINGTON BOARD OF EDUCATION



AND

THE IRVINGTON EDUCATION ASSOCIATION

TEACHERS UNIT



JULY 1, 2004 - JUNE 30, 2007

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This agreement entered into this <u>30th</u> day of August, 2004, by and between the BOARD OF EDUCATION OF THE TOWNSHIP OF IRVINGTON, NEW JERSEY hereinafter called the "Board" and the IRVINGTON EDUCATION ASSOCIATION – TEACHER UNIT, hereinafter called the "Association".

WITNESSETH

WHEREAS, the Board has an obligation, pursuant to Chapter 123, Public Laws of 1974, to negotiate with the Association as the representative of employees hereinafter designated with respect to the terms and conditions of employment; and

WHEREAS, the parties, through negotiations in good faith, have reached certain agreements which they desire to set forth in this collective negotiation agreement:

NOW, THEREFORE, in consideration of the following mutual covenants and other good and valuable consideration, the Board and the Association agree:

recognizes the Irvington Education Association as the exclusive bargaining representative as defined in Chapter 123, Public Laws of 1974, for all CERTIFIED TEACHING PERSONNEL UNDER CONTRACT, PSYCHOLOGISTS, LDTC PERSONNEL, SOCIAL WORKERS, ALTERNATIVE SCHOOL AND CERTIFIED NURSES & COACHES UNDER CONTRACT, but excluding superintendent, assistant superintendents, principals, vice principals, assistant principals, supervisors, directors, athletic supervisor, substitute teachers, evening and summer school teachers, supervisory and executive personnel, and all non-instructional operating employees excluding secrotaries, and paraprofessional/assistants, and transportation who are represented by the Irvington Education Association under separate contracts as well as employees not represented by the Irvington Education Association.

The term "teacher" when used hereinafter in this agreement shall refer to all employees represented by the name of the employee organization in the bargaining or negotiation unit as above defined.

The term "Board" shall include its officers and agents:

The Board agrees not to negotiate with any organization other than that designated as the representative pursuant to the New Jersey Employer-Employee Relations Act, Chapter 123, Laws of 1974, for the duration of this

or contemplation of either or both of the parties at the time they parties on all issues which were, or could have been the subject of negotiations. During the term of this agreement, neither party will be covered by this agreement, and whether or not within the knowledge required to negotiate with respect to any such matter, whether or not negotiated or signed this agreement The parties agree to enter into collective negotiations over a successor agreement in accordance with Chapter 123, Public Laws of 1974, in a good-faith effort to reach an agreement on all matters concerning the terms and conditions of teachers' employment. Such negotiations shall begin not later than October of the calendar year proceeding the calendar year in which this agreement expires. Any agreement so negotiated shall apply to all members of the negotiation unit as set forth in ARTICLE I herein and shall be reduced to writing, be signed by the Board and the Association, and be adopted by the

- itself, without limitation, all powers, rights, authority, duties, and responsibilities conferred upon and vested in it by the Laws and the Constitution of the State of New Jersey, and of the United States, including but without limiting the generality of the foregoing, the right; a) To the executive management and administrative control of the school system and its properties and facilities and Township of Irvington, New Jersey, hereby retains and reserves unto
- b) To hire all employees and subject to the provisions of Law, their continued employment, or their dismissal or demoto determine their qualifications and the conditions for

the activities of its employees;

- tion, and to promote and transfer all such employees;
- c) To establish grades and courses of instruction, including and social events for students, all as deemed necessary special programs, and to provide for athletic, recreational or advisable by the Board;
- d) To decide upon the means and methods of instruction, the selection of textbooks and other teaching materials, and the use of teaching aids of every kind and nature:
- and the duties, responsibilities and assignments of teachers and other employees with respect thereto, and none) To determine class schedules, the hours of instruction, teaching activities, and the terms and conditions of

การ รกราบจร บา แาซ เบเซยบากยู powers, กษาก, สนนาบท**เץ, auties** and tions and practices in furtherance thereof, and the use of judgment and discretion in connection therewith shall be limited only by the specific specific and express terms hereof are in conformance with the Constitution and Laws of the State of New Jersey, and the Constitution responsibilities by the Board, the adoption of policies, rules, regulaand express terms of this agreement and then only to the extent such and Laws of the United States.

School Laws of New Jersey, or any other national, state, county, Nothing contained herein shall be considered to deny or restrict the Board of its rights, responsibilities and authority under Titlo 18A, district or local laws or regulations as they pertain to education.

days of its receipt, a committee of the Association shall then have the opportunity to meet with the Superintendent to discuss the same. The Superintendent shall then make a recommendation of the school calendar to the Board and the Board shall make the final decision as preceding the school year which the calendar controls. Within ten (10) Association by the Superintendent no later than April 15th of the year to the entire school calendar.

The in-school work year for teachers on a 10-month basis,

Section 4.01 Work Year - Teachers

One Hundred and eighty-two (182) days which pupils are in attendance. This includes days for possible emergency exclusive of School Psychologists, shall be:

Four (4) additional days for an Orientation Program to be held in August. New Teachers are those who have not attended the Orientation Program previously and;

One (1) additional day for Fall Conference.

Section 4.02 Work Year - School Psychologists

gists shall receive in addition to the salary guides set forth in this School Psychologists covered under the terms of this Agreement shall be required to work the full school year commencing Septomber 1" through June 30" and onding a total of no more than five working days in addition to the teachers school calendar. Psycholo-Agreement, \$1,300.

TEACHER ASSIGNMENTS ARTICLE V.

Before the close of the school year, the Superintendent or the principal of the individual school will notify the teachers in the school the cohoot to which the

schedule, or schools, wherever and whenever he or she may deem it District; however, the Superintendent, or his or her designee, shall give nus specifically understood and agreeo that the Superinten. necessary and advisable for the best interests of the Irvington School written notice to a teacher who will be transferred from the assigned dent reserves the right to modify or change any assignment of class

assignments in the school and anticipated grade level assignment no later than June 15th of each school year. If no such notification is received, teachers shall assume that they will be returned to their same The Superintendent shall be notified of the tentative teacher grade level, position and school building. In the event that a teacher requests notification of his/her schedule and the schedule is prepared

Any teacher transferred out of his/her present school, or involved in a grade or school change, shall have the right to a conference with the Superintendent of Schools within ten (10) days of the service of a written request upon the Superintendent for said conference. After a conference with the Superintendent, if a teacher is dissatisfied, the teacher shall have a right to request a meeting with the Board within ten (10) days after the conference with the Superintendent. It is specifically understood and agreed between both parties that the decision of the full Board or a committee of the Board if so On or about June 1st of each school year, the Superintendent of Schools shall prepare tentative lists of anticipated vacancies for the

Employees, who wish to make application for transfer or assignment to any such vacancies, shall submit their request in writing, to the Superintendent of Schools and such applications shall include in order of preference, the school or schools, subject or grade desired. Selections shall be based on seniority, qualifications, integra-Selections shall be the sole discretion of the Superintendent and his/ tion of staff and the welfare of the children and the community following academic year in the various schools

may leave the building during their lunch period.

Teachers required to travel to more than one school as part $_{
m of}$ their assignment, shall be allowed a maximum of twenty (20)minutes traveling time per day

ARTICLE VI. LUNCHROOM AIDES

The Board agrees that it will employ aides to supervise the playground and lunchroom during the lunch period at all of elementary schools of the Irvington School District

to these duties only after all efforts have been exhausted by the It is specifically understood between both parties that it may be necessary, at times, to enlist the aid of teachers as Aides for playground and lunchroom duty; however, teachers can be assigned principal to enlist substitute aides.

SICK LEAVE ARTICLE VII.

Definitions Section 7.01

Sick Leave is hereby defined to mean the absence from the

post of duty, of any person because of personal disability due to illness or injury, or because the person has been excluded from school by any medical authority on account of a contagious disease, or of being quarantined for such a disease in the immediate household

Section 7,02 Terms

All persons who are steadily employed by the Board and who are included in the categories as set forth in Article I herein shall be allowed one paid sick day per month of contractual employment.

If any person requires in any school year less than the specified number of days of sick leave with pay allowed, all days of ench minimum sick leave not utilize that vear. shall be accumulative, voruprement of sick days. No person shall be allowed to increase the total accumulation by more than under any circumstances. Subject to this limitation, the Board of Education, either by rule or by individual consideration, may fix the thirteen (13) (which includes Personal Days) days in any one year payment of salary in cases of absence not constituting sick leave or granting sick leave over and above the minimum sick leave as defined

filed with the Superintendent's designee, through the principal's office, within three school days from the last day of absence.

A written statement from the teacher for one, two or three

consecutive school days of absence, due to personal illness, must be

An original physician's statement, for four or more consecu-

school days upon return from absence. The secretary will sign and tive school days of absence, due to personal illness, must be filed with the Superintendent, through the principal's office, within three (3) acknowledge the original physician statement and copy same returning original to teacher In the event of the absence of a teacher for illness, the Superintendent may, if he/she has reasonable cause to believe that require examination by an independent physician, which examination there is an abuse of sick leave policy as defined in Section 7.01 herein, is to be at the Board's expense.

Section 7.03 Accumulated Sick Day

The Board agrees to report to each employee, their accumulated unused sick time, each year prior to October 1st.

All inquiries must be submitted, in writing, to the principal supervisor and the request for same is limited to the current school year and the previous school year only.

Department no tater than June 30" preceding the ensuing year in which enrollments/withdrawals become effective.

It is specifically understood and agreed that the association

year prior to the opening of school and no changes can be made during shall maintain records, methods, and procedures of the sick bank. Said procedures must be submitted to the Superintendent each school the school year

ARTICLE VIII. LEAVES OF ABSENCE

Leavos of absence with full loss of salary may be granted by the Board for a limited and definite period. No request for a leave will

tion; and 3) the Board will entertain no application for a leave.of absence, except for ill health or maternity reasons, that will bring the be considered 1) until a written application, containing a statement of the reasons for the leave of absence has been filed with the Superintendent of Schools; 2) until the Superintendent of Schools has submittotal time of absence on leave to more than one academic year within ted to the Board his/her recommendations with respect to the applicathree consecutive academic years.

Section 8.01 III Health

An application for a leave of absence based on ill health shall be accompanied by a physician's certificate, fully setting forth the nature

may require an opinion by a school medical inspector as to the of the illness and probable date when the teacher will be well enough to return to school duties. The Superintendent, before submitting his/ her recommendation, or the Board, before acting on the application, sufficiency of the applicant's medical certificate. Leave for ill health will be granted, without pay, only if the absence does not exceed the 1) A continuous period of absence for ill health amounting to

the equivalent of more than two academic years; or

medical inspector from which it shall appear that the applicant's incapacity is of a temporary duration; and, finally approved by examination by any physician who is not a salaried member of the Board's medical staff shall be paid by the applicant. In any case where leaves of absence for ill health are granted they cannot exceed two (2) years. See N.J.S.A. 18A: 16-4. and after a physical examination of the applicant by a school academic years amounting to the equivalent of more than three (3) academic years, except upon the special except upon the special recommendation of the Superintendent; the Board of Education. The cost of the aforementioned

Section 8.02 Maternity and Child Care Leaves

Request from staff for leave of absence on account of pregnancy, child rearing or adoption, shall be granted according to applicable State Law and regulations. Staff may at their discretion elect to apply their accumulated sick leave during their disability period related to child birth. The normal disability period is thirty (30) calendar days before and thirty (30) calendar days after the birth of the child. The sixty Disability time claimed outside the normal period must be supported by additional medical verification, and is subject to challenge in (60) day period of normal disability must be documented by presentation of a physician's certification of the expected date of delivery.

Employees who require child care leave will be granted only an initial leave of up to three (3) months upon request. At the expiration of said leave, upon request of the employee, an extension not to exceed two (2) years will be granted for either a) medical reasons substantiated by physician's certification or; b) child care. (In no event accordance with state and federal law as governed by the Family shall the extension exceed two years) Non-tenured employees shall only be entitled to a leave up to the expiration of their contract. Non-tenured employees shall not be denied re_employment on the basis of pregrammy or losus

solely on the fact that she is pregnant or that her pregnancy has under Title 18A. No pregnant employee may be relieved from duties reached a specific number of months.

extended leave for child care may be considered on an annual

school year basis.

Upon written request, subject to approval by the Board of Education, after the recommendation by the Superintendent of Schools, Section 8.03 Marriage

Section 8.04

period of two weeks.

be granted to a contractual teacher. Said leave is not to exceed a

a leave of absence, without pay, for the purpose of being married, may

Absence Due To Death In Immediate Family

Absence due to death of mother, father, spouse and/or child shall be allowed without pay deduction up to five (5) consecutive workdays. Absence due to death of other immediate family shall be

allowed without pay deduction, up to five (5) calendar days. Immediate family is defined as parents-in-laws, grandparents, grandparents-insence due to death of other relatives shall bo allowod, without deduction, for one (1) day, for each death. The maximum number of one (1) day leaves under this provision shall be three (3) in any aw, brother, sister, and immediate members of the household. AbThe death leave benefit shall not extend to deaths occurring

calendaryear. The Board reserves the right to request documentation

In the event of a death of any eligible family member during the basis in one-half day segments. Example, departure before twelve school day, the employee's absence will be charged on a pro-rata noon will result in a full day's charge. Departures after twelve noon will during recess periods and holidays.

upon filing of certificate of quarantining officer

Section 8.06

deduction in salary shall be made, provided the teacher files a written For absence of three days, for business or personal reasons, no statement with the Superintendent, through the principal's office, Absence For Business or Personal Reasons within five school days from the day of absence. Unused personal days in any one school year shall be credited to the employee's accumulated sick time. Following any leave, and when practical, the person shall be school, and providing a position in the grade level and subject exists reinstated in the same position including grade level, subject and in that school and further providing that a person with lesser seniority has been assigned to a position in that grade level and subject.

Section 8.07 Tardy Deductions

or supervisor each month. Tardiness is defined as late arrival prior to (4) shall be charged as a half day absence. Arrival beyond the at the employee's option, one (1) preparation period which must be made up within one (1) month of the tardiness; report of same being submitted to the Superintendent's office through the building principal the end of period one (1). Arrival between periods two (2) through four On the third and each subsequent case of tardiness in one year, employees covered under the terms and conditions of this agreement, shall forfeit one-eightieth (1/80) of the employee's monthly salary or,

Board, shall render a benefit to the Irvington School District, subject to and/or education through travel and observation to a member of the leaching staff who is also a member of the bargaining unit as set forth in ARTICLE I herein. Sabbatical leaves of absence are granted for the aforementioned professional improvement which, in the opinion of the the following conditions:

Approval by the Board of the sabbatical leave request shall, in A report filed by Superintendent of Schools with the Board addition to all other conditions set forth herein, be contingent upon: indicating to what extent leaves of absence may be granted Securing a certified employee qualified to assume the applicant's duties while on leave.

without detriment to the Irvington School System

No more than one percent (1%) of the teaching staff, as set forth in ARTICLE I herein, shall be absent on sabbatical leave at any one time.

The Superintendent of Schools must approve all plans for study and/or education through travel and observation

ceived in the Superintendent's Office no later than November 1st of the

Written requests for sabbatical leaves of absence must be re-

year preceding for which the leave is sought. Emergency sabbatical leaves may bo granted by the Board subject to all the conditions set

forth herein. All emergency applications must be submitted in writing

to the Board before March 1st.

beginning of period five (5) shall be charged as a full day absence.

Following his/her decision, the Superintendent will submit to the President of the Irvington Education Association, a list of applicants

The teacher must have served the Irvington School System and caticfactorily for a minimum of seven (7) vears on a who have applied and have been approved.

All sabbatical leaves shall commence either on September

- Tarresses of the Supeniter

dent), in an approved college or university.

The sabbatical leave positions available shall be distributed as evenly as possible throughout the school system The teacher shall furnish reports of the study of coursework

An interim report at the midpoint (first Monday following January 5h) of the sabbatical leave must be submitted utilizing the and/or study of travel to the Superintendent as follows:

A final report within ten (10) school days after returning to district's Sabbatical Leave Midpoint Report Form

regular duties utilizing the district's Return from Sabbatical Leave

The teacher granted such leave shall enter into a contract with the Irvington School District, wherein the teacher agrees to return to employment in the Irvington School District for period of three (3) continuous school years, commencing with the termination of the

In the event the teacher fails or refuses to return to the Irvington School District for employment after the termination of the District for three (3) continuous school years after the termination of the sabbatical leave, or fails or refuses to serve the Irvington School sabbatical leave, or fails to file the reports required in ARTICLE herein, then, and in any of those events, the teacher shall reimburse the Board for all monies paid to the teacher during the sabbatical leave.

The teacher shall not be required to reimburse the Board for failure to return to the Irvington School District after termination of the sabbatical leave, or for failure to serve continuously for three (3) school

Teachers on sabbatical leave of absence will be paid at the rate of two-thirds (23) of the salary which the teacher would have received had the sabbatical leave not been granted, and had been teaching in the Irvington School District

employee must submit to such examination.

Upon return from the sabbatical leave, the teacher shall be entitled to advance to the next level of the salary schedule, receiving the benefit of the salary increase while on leave and the period of the sabbatical leave shall be counted for experience rating purposes on the salary schedule as equivalent to the same period of teaching service in the school system During the sabbatical leave, the sick leave policy will not apply, but the Board will continue to make all the insurance payments which are made for a teacher not on sabbatical leave All requests for sabbatical leave must be acted upon within sixty (60) days from the date of the sabbatical leave request with the Superintendent

ARTICLE X. EVALUATIONS

Section 10.01 Evaluation of Tenured Teachers

There shall be a pre-evaluation conference with each teacher prior to direct classroom observation. Each classroom observation shall be for a full period or a full lesson, during which the evaluator shall

days prior to an evaluation conference. Following the conference, the teacher will be given a copy of the evaluation report prepared by the record his/her, observations on the district's Observation Form. Teachers shall receive a draft copy of the lesson observation at least four (4) evaluator, whereupon the teacher will sign indicating agreement or disagreement with the evaluation. Said evaluation will be completed Non-tenured teachers shall be evaluated at least three (3) times in each school year, to be to swed in each instance by a written evaluation report and by a conference between the teacher and the evaluator for the purpose of identifying any deficiencies, extending systems for their correction and monoving instruction. Such evaluation, in each instance, shall consist of at least (3) in-classroom observations, each occurring or separate dates, at different times.

ARTICLE XI. CENTRAL REGISTERS

The Board agrees to acc, a system for central registers in all of the schools in the Irvington School District.

ARTICLE XII. PREPARATION PERIODS/CLASS COVERAGE

Section 12.01 Class Coverage ~ lieu of Preparation Periods

- a) Teachers in kindergarten through the 12ಿ grade shall hate ನಿ.ಶ ನೀ (5) preparation periods during the normal work week scheduled on a one-a-day basis where the re-
- b) It is understood between both parties that no teaching staff member shall be unreasonably denied preparation periods.

spective schoc schedule allows.

c) Any member of the teaching staff covered under the terms of this agreement, who is required to coveraciass in lieu of a preparation period, shall receive:

School Year

Section 12.02 Class Coverage for Teacher Absence

(For Elementary and Middle School $\overline{\mathsf{ONLY}}$) (NOT APPLICABLE FOR HIGH SCHOOL)

- a) It is agreed between the Irvington Education Association and
- It is agreed between the Irvington Education Association and Irvington Board of Education, that throughout the term of the existing contract between the aforementioned parties, the following shall apply for class coverage payments:
 - b) In the eventa teacher is absent and no substitute Is available, at the discretion of the respective building principal, the absent teacher's class shall be divided in equal quarters.
- c) The teachers to whom the students are assigned shall each

	Rate	S47 per period	
receive:	School Year	2004-2007	

- d) Class coverage reports shall be submitted to the Assistant Superintendent of Schools for review and approval.
 Payments will be made accordingly.
 - Payments will be made accordingly.
- e) Payments to teachers for class coverage will be made monthly with the exception of June to be paid following the close of school.
- f) Primary prep/special subject teachers shall be paid at the rate of one-sixth (1/6) of \$47 for each period in which extra students are assigned as a result of teacher absence. However, no payment will be made when teacher receives
- g) Rates reflect full day coverage under section c) half

an extra prep period.

to the approval of the Superintendent of Schools and the board of Education to the class and council advisors as listed:

SCHEDOLE 2004-0/	
ADVISOR	HONORARIUM
Freshman Class	\$1,155
Sophomore Class	\$1,210
Junior Class	\$1,485
Senior Class	\$2,035
Student Council	\$1,760
Year Book	\$2,310
Newspaper	\$1,980
Senior Play	\$2,915
Honor Society	\$2,310
Super Sound Stage	\$2,057
Senior Play Music Director (when required)	\$2,915
High School Treasurer	\$2,200
Handbook Coordinator	\$2,310
Peer Advisor	\$2,200
Peer Advisor Assistant	\$1,650
Forensics	\$2,310
Multipot Dance Company	\$1,650
Gospel Choir	\$1,980
Head Coach Clinics (effective 9/1/03)	\$35/hr.
Ass't. Coach Clinics (effective 9/1/03)	\$35/hr.
Elementary & Middle School (effective 9/1/03)	\$35/hr.
It is specifically understood and agreed that the honorarium will not be par	rarium will not be par

compensation for the purpose of computing pension benefits. It is further agreed that the Student Council and Class Advisors shall not exceed two (2) in ic is specifically understood and agreed that the honorarium will not be part each category, and one (1) advisor in the category of yearbook, newspaper and of the salary or compensation and the payment is not a charge on the basis of senior play advisor.

year and the balance shall be paid prior to June 30". Both payments require . One half of the honorarium shall be paid on or about February 15th of the school approval by the High School Principal and the Superintendent of Schools.

Recommendations for renewal for advisory positions shall be made on an

- a) A pupil who is guilty of continued and willing beliance of authority.
- b) A pupil who is guilty of the habitual use of profanity or of obscene language,
- c) A pupil who shall deface or do damage to school property

- d) A pupil whose conduct would cause continuing danger to the well being of other pupils.
- e) A pupil who assaults a teacher or other school employees, or who threatens physical assault
- a) The maintenance of good classroom control so that Section 14,02 Aims and Objectives

learning can take place.

- b) The protection of teachers, other pupils and school
- property.
- c) Procedures to determine and control disruptive pupils.

Section 14.03 Responsibility

- a) Pupil discipline is the mutual responsibility of both teachers and administrators in all school areas.
- shall be referred to the principal or his designee. It shall be the b) Pupil discipline in the classroom and/or during student activities behavior does not respond to a teacher's disciplinary actions, and whose actions interfere with the learning of other pupils, responsibility of the principal, or his designee, to deal with all shall be the responsibility of the teacher in charge; however, serious disciplinary infractions and disruptive pupils, whose disciplinary cases referred to him/her.

THE TANK THE THE PROPERTY OF THE PROPERTY OF CONTOURS. ? willer are distuplive to normal classroom activity.

- b) Cite steps taken to prevent continuing or further acts of disruption as:
- 1. Discussion of the problem with the pupil at a time other than the class period.
- 2. Conference with the principal, or his designee, about the pupil and the problem(s).
- whether problem is unique to one class or prevalent other teachers involved with the pupil to determine 3. Discussion with the guidance counselor and/or in many.
- 4. In every case where the pupil is to be referred to the principal, or his designee, a written report, such as a "Disciplinary Card" must be submitted.
- 5. In extreme cases where immediate action on the part of the teacher or help from administrators is necessary,
- his designee based upon the seriousness of the situation.

Section 14.05 Alternative Action(s) taken by the principal or

steps 1-2-3 may be omitted.

- a) Immediate removal from the class or activity involved.
 - b) Conference with the pupil and assigned detention.
- d) Conference with the pupil and suspension from school for c) Conference with the pupil and a "Home for Parent". a specific period of time.

solvable personality conflict will be made only after consultation with all teachers involved. No teacher is to be overburdened with f) Reassignment of a pupil mutually recognized by principal and teacher as a serious disciplinary problem or definite, unresuch pupils.

All such measures will result in a conference that may include pupil, parent, administrator and the teacher, if time and circumstances permit. (Approved 6/20/73)

ARTICLE XV. UNLAWFUL ACTIVITIES

The Association agrees it will not engage in any unlawful activities under the Laws of the State of New Jersey. All teachers who are arrested for an indictable offense shall report said arrest in writing within twelve (12) calendar days to the Superintendent. Any teacher convicted of an indictable offense must notify the

ARTICLE XVI. GRIEVANCE PROCEDURE

Board within seven (7) days.

The term "grievance" means a complaint by any employee or group of employees that as to them, there has been an inequitable, Section 16.01 Definitions

improper or unjust application, interpretation, or violation of this

agreement.

The term "grievance" and the procedure relative thereto, shall not be deemed applicable to the following instances; a) The failure or refusal of the Board to renew a contract of a non-tenured employee;

- c) In matters where the Board is without authority to act;
- d) In matters involving the sole and unlimited discretion of

The term "employee" shall mean any regularly employed individua inho is a member of the negotiation unit as set forth in ARTICLE

or cerson authorized or designated by any employee, or any group of تَe term "representative" shall include any organization, agency emades, or by the Association, or by the Board, to act on its or their benafand to represent it, or them.

The term "immediate" supervisor shall mean the person to whom the aggreved employee is directly responsible under the organizations and prevailing in this School District.

The term "party" means an aggrieved employee, his immediate super sor, the school principal, or any staff member below the Supermission who may be affected by the determination of the Supermished in connection with procedures herein established.

Section 16.02 Procedure

नै इडुइगंeved employee shall institute action under the provisions herect is thirty (30) school days of the occurrence complained of, or ਅਟਰ ਨਾਜ਼ੇਪ੍ਰ (30) school days after he/she would reasonably be day cerod shall be deemed to constitute an abandonment of the expected to know of its occurrence. Failure to act within said thirty (30)

sent the employee at any step in the appeal. A minority organization nght to present an appeal, or to designate an authorized representaive of the Irvington Education Association to appear with, and represhall not have the right to present or process a grievance. Whenever the employee appears with a representative, the Board shall have the right to designate a representative to participate at any stage of the grievance procedure.

In the event a grievance should be filed by any employee who is grievance initially with the Superintendent and if dissatisfied with the determination, may appeal to the Board in accordance with the not subject to the junsdiction of any principal, or who may be answerable to more than one principal, the employee shall discuss the provisions herein set forth. In any case, where a grievance is based upon the direct order, ruling or determination of the Superintendent, the aggrieved employee may appeal directly to the Board within ten (10) school days of the issuance of said order, ruling or directive, or within ten (10) school days of the time when same have been brought to the employee's attention, by filing with the Secretary of the Board, a writing setting forth:

- a) The order, ruling or determination complained of;
- b) The factual basis of the complaint;
- c) A request for a hearing, if desired;
- d) Identifying the entire specific grievant;
- e) Identifying the specific contract provisions alleged to have been violated, if any; and
- f) Stating the specific relief sought.

in ARTICLE I herein shall be entitled to resort to the full procedure All employees who are members of the bargaining unit as set forth

Upon receipt of a grievance filed under the above provisions, the

procedure shall be set forth in Levels 2, 3, 4 and 5 of this Agreement.

No grievance proceedings shall be scheduled during working herein above set forth

Section 16.03 Levels

An employee shall first discuss the grievance orally with the immediate supervisor, Director, or principal. Where the immediate supervisor is below rank of principal, the principal shall be notified and shall have the right to be present at and to participate in said hearing.

The said immediate supervisor shall make a record of the time and One above, the employee shall submit his/her grievance to the A decision shall be rendered within five (5) school days of said hearing. Superintendent of Schools, in writing, specifying in detail, the following If the grievance is not resolved to the employee's satisfaction within five (5) school days from the determination referred to in Level paragraphs with copies to be submitted to the school principal and to date of this discussion and a copy delivered to the grievant

- the immediate supervisor of the aggrieved employee.
- a) The nature of the grievance;
- c) The basis of the dissatisfaction with the determination: and

b) The results of the previous discussion;

d) Each of the components required in Section 18 no

shall, in writing, advise the employee and the representative, if there nation to the school principal and to the immediate supervisor of the have the right to be heard. Within seven (7) school days of said hearing be one, of his determination and shall forward a copy of said determi-סטף פוווונפוו טפווו אומוו ווטוח מוובמווווץ מו אוווטו מוו אמו ונכאוו ווונפו כאר איומי (unless a different period is mutually agreed upon), the Superintendent

aggrieved employee.

In the event of the failure of the Superintendent to act in accor-

dance with the provisions of Level Three (3), and/or, in the event a determination by him in accordance with the provisions thereof is deemed unsatisfactory by either party, the dissatisfied party, within ten (10) school days of the determination by him/her, may appeal to the The writing set forth in Levels Two and Three and a further statement in writing, setting forth the appellant's dissatisfac-Board of Education. When an appeal is taken to the Board, there shall lion with the Superintendent's action. A copy of said statement shall be furnished to the Superintendent and to the be submitted by the appellant:

If the appellant, in his/her appeal to the Board does not

request a hearing, the Board may consider the appeal on

in writing, notify the employee, the representative, if there be tion. This time period may be extended by mutual agreement held by the Board or the Personnel Committee. The Board, or said committee, shall make a determination within fifteen (15) school days from the receipt of the grievance and shall, quested by the Board, copies thereof shall be served upon one, the principal and the Superintendent of its determinahewritten record submitted to it, or the Board may on its own, conduct a hearing, or it may request submission of additional the adverse parties who shall give the right to reply thereto. When the appellant requests, in writing, a hearing shall be written material where additional written materials are re-

after the employee's first meeting with the Association submit the grievance to arbitration. A copy of said request shall be submitted to

(10) school days after the employee has first met with the Board or the

committee, the employee may, within fifteen (15) calendar days after

a decision by the Board, or the committee, or fifteen (15) school days

plan and dental plan and vision plan, for all full time employees covered by this Agreement and their immediate families (spouse and eligible childron), following ninoty (90) days of consecutive employment with he Irvington School District. Employees who wish to avail themselves of the aforesaid insurance coverage must make application for coverage to the Board for themselves and for all eligible members of their

ing a \$15/\$10/\$5 co-pay (brand name/generic/mail order) prescription

The Board agrees to pay 100% of the premium cost of a frediting plan (Blue Cross-Blue Shield) or equivalent (effective 7/1/05), includ-

> If the Association determines that the grievance is meritorious fifteen (15) school days after receipt of a request by the aggrieved and that submitting it to arbitration is in the best interest of the teacher and the school system, it may submit the grievance to arbitration within the Board within the aforementioned times specified

Within ten (10) school days after such written notice of submission be deemed to constitute an abandonment of the grievance.

person. Failure to act within the time specified in this paragraph shall

The Arbitrator so selected will confer with representatives of the a decision no later than twenty (20) school days from the date of the and shall set forth findings of fact, reasoning and conclusions on the to arbitration, the Board and the Association shall agree to submit the grievance to PERC for a list of Arbitrators to be mutually selected. The parties shall be bound by the rules and procedures of the Public Employment Relations Commission in the selection of an Arbitrator. Board and the Association and hold hearings promptly and will issue close of the hearings, or the filing of briefs, if briefs are filed, or, if oral nearings have been waived, then from the date the final statements and proofs are submitted. The arbitrator's decision shall be in writing ssues submitted. The Arbitrator shall be without power or authority to make any decision which adds to, or deletes from this Agreement, which requires the commission of an act prohibited by law, or which is violation of terms of this Agreement. The decision of the Arbitrator

application for health coverage, during their first ninety (90) days of employment, the premium to be paid by employee shall be at the group Prior to executing any change in carrier, the Board shall discuss

In the event a new employee has no coverage and wishes to make

remain equal to or better than the existing plans if and when the Board

changes carriers

family who wish to be covered by insurance. Benefit levels shall

with the Association in good faith the proposed changes. The Board will provide all relevant data concerning the new Program. If required

ing dental). The employee's surviving spouse, if enrolled prior to the employee retirement shall be entitled to Irvington health retirement Any employee covered under the terms of this Agreement, who District, shall be entitled to fully paid Irvington health benefits (excludretires after twenty-five (25) years of employment with Irvington School by the Association, the Board shall arrange for consultation between the Insurance carrier and the appropriate officers of the Association, Section 17.02 Retirement Benefits prior to executing any contemplated change

retiree health benefits, including dental and prescription, regardless of

hearing room, shall be borne equally by the Board and the Association.

Any employee hired after July 1, 2000, will not be eligible for Board paid benefits (excluding dental), with premium paid 100% by the Board. sary travel expenses, subsistence expenses, if any, and the cost of the shall be final and binding on the parties. The costs for the services of the Arbitrator, including per diem expenses, if any, actual and neces-

Any employee covered under the terms and conditions of this Agreement and meets the requirements for the State of New Jersey paid health benefits as offered by the State of New Jersey, if he/she

ments of the State of New Jersey Health Plan shall be entitled to fully

benefits, shall also receive Family Dental coverage benefits with the Health (Retirement) Plan, in lieu of the Irvington health retirement premium paid 100% by the Board of Education.

Health Retirement Benefits, and selects the State of New Jersey

Any employee covered under the terms of this Agreement, who aforestated, with premium paid 100% by the Board. Any employee and has attained age 65 or over at time of retirement, shall be entitled to fully paid health benefits, including prescription and excluding dental. The employee's surviving spouse, if enrolled prior to the date of employee retirement, shall be entitled to retirement benefits as retires after twenty (20) years of service with Irvington School District,

hired after July 1, 2000, will not be eligible for Board paid retiree health

benefits, including dental and prescription, regardless of years of

members which is known as the "Board-Staff Relations Committee." The Board has heretofore established a committee of Board BOARD - STAFF RELATIONS COMMITTEE ARTICLE XVIII.

A. The committee shall meet three (3) times a year with three (3) representatives of the Association to discuss matters In addition to any other duties imposed upon the committee by the Board, the Committee shall have the following duties:

B. These meetings may be called by either the Association or the Committee

of mutual interest

meetings at a time and place agreeable to both parties. E. A decision will be reached within thirty (30) days on matters brought before this Committee C. 110 Commission of all 10

ARTICLE XX. ASSOCIATION'S RIGHTS CLAUSE

No agreement or amendment shall be binding on any of the parties hereto unless such agreement is made and executed, in

writing, between the parties.

ARTICLE XIX. ALTERATION OF AGREEMENT CLAUSE

tion shall also be assigned adequate space on the bulletin board in the 1) The Association shall have, in each school building, the dining room to post various materials including those which inform exclusive use of a bulletin board in each faculty lounge and teachers' members of political endorsements by the association. The Associa-

a) Association notices to its members related to information about endorsed candidates for political office shall be Central Office for Association notices.

material having to do with the candidacy for the school b) The Association shall not post on its bulletin board any visible to the public or students.

reserved to those areas outlined that are not generally

 The Association shall have the right to use the inter-school mail board members in the annual school election

facilities and school mailboxes.

3) The Board agrees to fumish to the Association, in response to reasonable requests, information concerning the educational pro-

the Board of Education reserve the right to terminate this schedule if there are any abuses and the President shall be assigned a regular teaching assignment.

the President does not abuse the privilege. The Superintendent and

It is further understood that the Association President shall be allowed the equivalent of six (6) full day's release time per year for Association business away from the school, provided the President notifies the Superintendent of Schools in advance. Said release time shall be exclusive of daily release time already afforded the President

5) Any changes in the "rules and regulations" of the Board of Education pertaining to the teachers, will not be made without notifica-

of the Association

tion to the Irvington Education Association

- 6) Any criticisms by a supervisor, admin strator or board member of a teacher's instructional methods shall not ce made in the presence of students, parents at public gatherings.
- Mo to action of the proposed from more principle of other
 - 7) No teacher shall be prevented from wearing pins or other identification or membership in the Association or its affiliates.

 8) The Board and the Association agree that the Association shall have the right to use school buildings at reaschable times for meetings.
- and regulations; said use to be with the pricr approval of the Board Secretary or his/her designated representatেe.

and other Association activities within the previsions of the Board rules

- Secretary or his/her designated representative.

 9) The Board agrees that all rights given to the teaching staff in Chapter 123, other pertinent laws of the State of New Jersey, the Constitution of the State of New Jersey and the United States are
- 10) The Board agrees that all rights cortained in the statutes of

guaranteed to employees

- expenses of transportation allowed any employee covered under the terms of the Agreement, traveling by their own automobile on approved school-related business, away from their designated post of any duty, shall be at the current IRS allowable rate per mile. Said reimbursementshall be made after signed approval by the Superintendent of Schools and Board, and based on a duly submitted and executed voucher.
- 12) Teachers shall be permitted to leave the building with their students on those days when they are involved in a school-sponsored function held on that evening.
 - function held on that evening.

 13) The Board agrees to furnish the Association, in response to reasonable requests, from time to time, all available information which may be necessary to process any grievance or complaint.
- 14) Copiers may be used by the Association President, Vice-President, Secretary and Treasurer with prior approval of the principal or Superintendent. The Association shall pay for all supplies incident to such use as well as for any damage and/or repairs caused by such use. Permission may be denied when utilization is too cumbersome or interferes with other school use, at the discretion of the principal or
- Superintendent.

 15) The Director of Health Benefits shall provide information to the Association concerning various seminars and workshops regarding healthcare benefits. The Association may, from time to time, select a representative to attend such meetings on a reasonable basis, during school hours. Absence shall be charged as a professional day. The Association shall bear the cost of any incidental costs (e.g., travel,
- 16) Up to six (6) Association representatives shall be released at 3:15 p.m. in order to attend no more than one Association meeting per month, September through June.

odging, meals, etc.)

- thereof, shall be subject to the grievance procedure herein set forth.
- 2) A teacher shall be entitled, upon request, to have a representative of the Association present at any conference or part of a conference at which a written reprimand or other warning is issued.
- 3) No teacher shall be required to report for duty earlier than fifteen (15) minutes before the opening of the pupils' school day and shall be permitted to leave fifteen (15) minutes after the close of the pupils' school day, with the exception of scheduled principals' meetings, supervisory meetings, workshops and emergency meetings as may be required by the Superintendent of Schools. Teachers shall not be involuntarily assigned a schedule with four (4) or more instruction periods without a break (break defined as preparation period or lunch break). This provision shall not apply to the alternate school teachers and physical education teachers. Furthermore, in the event of scheduling and other practical problems associated with implementation, the Association agrees to reopen negotiations on this issue.
- 4) Staff members required to attend administrative meetings will be released no later than one (1) hour after the close of the school day. Administrative meetings shall not be scheduled on Fridays and/or preceding a holiday, unless in the opinion of the building principal, an emergency exists.
- Teaching staff members who request to be excused from the Outdoor Education Program Assignment shall be reassigned to other duties within the district during the time they would have been assigned at the Outdoor Education Center.
- 6) In the event teachers are required to participate beyond three (3) post school activities, exclusive of meetings as defined in this ARTICLE, the teaching staff member(s) shall receive payment in the amount of \$60 for each post school activity beyond three (3).

- 8) No employee shall be subject to criticism from a supervisor administrator, or board member in front of other Irvington employees students or public unless circumstances otherwise warrant.
- It is the goal of the Board of Education, to the extent practicable and reasonable to provide a safe environment for staff.
- 10) The district shall take reasonable measures to provide security to staff members attending evening activities of their school.
- 11) The Board shall give full support, (including legal and othe assistance) where appropriate, to any staff member assaulted while carrying out assigned duties. If necessary, sufficient release timiwithout loss of pay shall be granted to any staff member to file a policic complaint in connection with any assault.
- 12) The Superintendent shall see that district policy and appli cable laws are complied with, as they relate to student violence an vandalism, including the completion of appropriate reports and sched uling of expulsion hearings for students involved.
- 13) Staff members shall be reimbursed for reasonable costs c any, clothing or other personal property stolen while on the job c damaged as the direct result of an assault against them, assumin proper documentation is provided to the Board.
- 14) The mentoring language as per the district's handbook will bincluded in the teacher's agreement.

after consultation with the teacher.

the Invington School District, based upon the professional judgment of available criteria pertinent to any given subject area, or activity to which the teacher is responsible. A grade or evaluation may be changed only

In the event the grade or evaluation is changed after consulting with the teacher, and the teacher remains with objection, same shall be noted on the record.

ARTICLE XXIII. TERMINAL PAY ON BASIS OF SICK LEAVE

A. Any employee with fifteen (15) years or more of service with the Irvington Board of Education, may, upon termination of employment,

be paid at a rate of \$80 per day. For employees hired on or Accumulated sick days up to a maximum of 120 days will after July 1, 1993, (unless otherwise negotiated in a subreceive the following compensation:

B. Any employee with twenty (20) years or more of service with the Irangton Board of Education, may, upon termination of employment,

sequent Agreement) the maximum number of reimbursable

days shall be 100 days.

be paid at a rate of \$100 per day. For employees hired on Accumulated sick days up to a maximum of 125 days will or after July 1, 1993, (unless otherwise negotiated in a subsequent Agreement) the maximum number of reimreceive the following compensation:

C. Any employee with twenty-five (25) years or more of service with the Irvington Board of Education, may, upon termination of employment, receive the following compensation:

bursable days shall be 105 days.

able days shall be 125 days.

It is specifically understood and agreed that terminal pay shall

If an active employee under contract is deceased but otherwise eligible for 'terminal pay on basis of sick leave' under the terms and only be paid once for each employee during employee's term(s) of conditions of this Agreement, payment shall be made to the 'estate o employment with the Irvington Board of Education

Payment shall be forfeited in cases of tenure dismissal. he employee

Terminal pay under this ARTICLE may be paid as a lump sum o

as yearly installments for a period of up to five years following separation, at the employee's option. If the District authorizes early

etirement, a five year payout is required.

Effective July 1, 2005, new hires with (25) years or more of service

with the Irvington Board of Education shall upon retirement be eligible

receive the following compensation: \$120/day of accumulated sicl to collect pension, voluntary separation, or in the event of a layoff shal

1, 2005 shall receive terminal pay according to sections a,b, and c o days to a maximum of 150 days. Employees or staff hired prior to July

his Article.

successful completion of the courses and after certification by the ment programs may be established. Approved in-service programs conducted during the school year as teacher institutes, will be held in lieu of the afternoon session. Approved in-service courses, when conducted, will be given credit towards a 5th or 6th year level upon approved by the Board of Education, in-service professional improve-Superintendent of Schools. Credits will be given as follows: A. A ten (10) hour approved course will receive one (1) graduate

- B. A twenty (20) hour approved course will receive two (2) graduate credits:
- C. A thirty (30) hour approved course will receive three (3)

graduate credits:

A maximum of tweive (12) credits toward a fifth or sixth year level

may be granted to teachers upon successful completion of in-service courses at the discretion of the Superintendent of Schools. Teachers attending training will be paid at the daily rate of \$100 per day. This

option is not available for training completed during release time.

During the term of this Agreement the following shall apply:

course. March 315 will be the last day for accepting applications year. Effective April 1, 2004, teachers shall be eligible for tuition Feachers wishing to apply for reimbursement shall submit such mation concerning the course to comply with the criteria above Effective April 1, 2004, there shall be established a tuition reimbursement fund with a maximum amount of \$100,000 per request along with the amount requested and sufficient inforreimbursement up to the amount of \$2,000 per year. Tuition to the Superintendent within two weeks of registering for the reimbursement shall be for teaching related courses only.

completing their application shall be paid, and the remaining staff sha other than for purposes of retirement will forfeit entitlement to rein agreed to and continues). Effective April 1, 2004, employees when have separated from employment from the Irvington School Distri then the first complement of teachers utilizing the \$100,000 maximu If an excess of teachers apply for the \$100,000 reimbursemer be paid first out of the subsequent years allocation (if said fund

ARTICLE XXV. GUIDE FOR THE ADMINISTRATION OF SALARIES FOR TEACHERS

The within teachers' salary guide shall in no way affect the right liabilities, or salaries of anyone not specifically covered by this guid

Section 25.01

initial place on the salary schedule shall be at such point as me Whenever a person shall hereafter accept office, position or employment as a member in any school district of this State, be agreed upon by the member and the employing Board of Education. (N.J.S.A, 18A:29-9)

The Board shall grant a minimum of five (5) years guide crec salary guide credit may be granted by the Board for related scho for documented public school training experience. Additional

Within the maximum credit heretofore mentioned above;; for credit may be given for military experience up to four years.

(N.J.S.A. 18A:29-11)

or non-school experience outside the district, at its sole discretion

The above provisions shall not be retroactive in relation to persons presently employed

The regular increment shall be the amount listed for the particular step on the attached schedule. Any other adjustment shall be in addition to the regular increment.

No regular increment or increase shall be granted to any educational personnel whose record or duties are considered unsatisfactory by the superior, and reported by letter, through the regular chain of command, to the Superintendent of Schools for review and action by the Board of Education.

(N.J.S.A. 18A:29-14)

No increment shall be withheld for unsatisfactory performance unless the employee has received notice of deficiency with specific recommendation(s) for improvement, 60 calendar days prior to the Board action to withhold said increment. Staff receiving unsatisfactory notice shall be re-evaluated, prior to recommendation(s) to the Board, to assess improvements.

Teaching staff members who complete five (5) months or

more of active service in a school year shall advance a step and

receive their full increment. Teaching staff members with less

than five (5) months of the required active service shall **not** receive an increment and remain on their guide step for the following

school year.

Section 25.03 Attainment of New Level
When a staff member completes the requirements for a

before September 5th or February 5th of the current school year in

order to attain approval and subject to the following:

been attained, and; 2) shall submit said form for approval on or

shall notify the Superintendent's Office that the new level has

new level, said teacher, on a form supplied by the Board, 1)

annually

new level will be granted except for the current school year tioned cut-off dates as listed, and it is further agreed that in no case shall the retroactivity exceed the later school calenin which application is made, and only up to the aforemendar date as listed

stood and agreed that no retroactive payment for attaining a

conday 1, will creve is applicable. It is specifically under-

professional assignment.

beyond Bachelor's Degree. Sixth year means sixty-four (64) credits beyond Bachelor's and including a Master's Degree.

Courses to be taken for (submitted in lieu of) Master's Degreed and courses to be taken and submitted for the sixth year level must be approved, in advance, by the Superintendent of Schools.

Master's Degree equivalent means thirty-two (32) credits

Any member of the teaching staff, who earns a placement on the fifth year level, or sixth year level, while in the employ of this school district, shall have their salary adjusted to the new level.

Any member of the teaching staff, who receives an earned Doctorate from an approved university, while in the employ of this school district, shall be advanced a total of \$2,000 when the aforesaid degree is earned and approved.

Initially when earned, \$1,000 will be issued for the Doctorate. An additional \$1,000 will be awarded on the member's anniversary date thereafter; the total amount (\$2,000) will be issued

Teachers employed in special programs or unique positions whose workday and/or year exceed that of normal schedule shall have their salary adjusted and calculated on a prorated basis of the teacher guide.

School Psychologists covered under this Agreement shall receive, in addition to their salary per the salary guide, an additional \$1,300 pursuant to Section 4.02 effective to July 1, 2003.

Child Study Team shall be compensated on a \$150 per case basis for summer work required by the Director of Special Services and approved by the Board of Education.

Change rate from "\$95 per day for guidance personnel" to "\$35 per hour for all teaching staff" (i.e., not coaching or athletic assignments) hired for summer or other extra compensation positions for which no separate stipend has been negotiated, except that this provision shall not pertain to government funded and grant programs. This provision became effective January 1, 2004, and shall remain in effect unless negotiated in subsequent agreement.

Section 25.05 Longevity

Effective July 1, 1993, (unless otherwise negotiated in a subsequent Agreement) all longevity is eliminated, except that, in the event that the Board elects to participate in the State Early Retirement Incentive Program, then, any teacher electing early retirement pursuant to the State Program, who otherwise would have been eligible to receive longevity under the language of the contract expired on June 30, 1993, shall be credited with said longevity.

For salary guides see figures 1-3 on pages 44-46.

Section 25.07 Coaches' Salary Guide
The Step 1 or (base) coaches' salary is for the years of appointment in the respective sport. For salary guides see

figures 4-6 on pages 47-49.

Subject to appointment and approval by the Board of Education, after one (1) year experience in the respective sport, coaches and assistants escalate to the second step.

Subject to appointment and approval by the Board of Education, after two (2) years experience in the respective sport, coaches and assistants escalate to the third step.

Credit for expenence will be granted to coaches or assistants previously employed in another school district based upo the recommendation of the supervisor of Athletics and approve by the Board of Education.

Compensation dispersed upon the completion of each sposhall be approved by the High School principal and countersigne by the supervisor of Athletics and forwarded directly to the Payro Department. Said payment, after approval, will be made withir thirty (30) days receipt by the Payroll Department. The Traine

and the Strength/Conditioning Coach will be paid in three (3)

equal installments after each of the three sport seasons.

ARTICLE XXVI. REDUCTION IN FORCES

The Board agrees that it will comply with the law with respect t the effectuation of any reduction in force or abolition of a position.

If a member of the bargaining unit covered under the terms of this Agreement does not become a member of the Association during any membership year, (i.e., from September 1st, to the following August 31st) prospectively, which is covered in whole or in part by this Agreement, said employee will be required to pay a representation fee to the Association for that membership year. The purpose of this fee will be to offset the employeo's per capital cost of services rendered by the Association as majority repre-

Section 27.02 Amount of Fee

Notification - Prior to the beginning of each membership year, the Association will notify the Board, in writing, of the amount of the regular membership dues, initiation fees and assessments charged by the Association to its own members for that membership year. The representation fee to be paid non-members

shall not exceed 85% of tha**t a**mount.

Legal Maximum - In order to adequately offset the per capita cost of the services rendered by the Association as majority representative, the representation fee should be equal in the amount to the regular membership dues, initiation fees and assessments charged by the Association to its own members,

as the maximum presently allowed by law.

and the representation fee may be set up to 85% of that amount

Section 27.03 Deduction and Transmission Fee Notification - Once during each membership year covered in whole or in part by this Agreement, the Association will submit to the Board, a list of those employees who have not become members of the Association for the then current membership year. The Board will deduct from salaries of such employees, in accordance with Paragraphs A and B below, the full amount of the representation fee and promptly will transmit the amount so

deductions will begin with the first paycheck paid; fifteen (15) calendar days after receipt of the aforesaid list by the Board.

A. 15 calendar days after receipt of the aforesaid list by

the Board; or

B. 45 calendar days after the employee begins employment in a bargaining unit position, unless the employee previously served in a bargaining unit position and continued in the employ of the Board in a non-bargaining unit position, or was on layoff, in which event, the deductions will begin the first paycheck paid fifteen (15) calendar days after the resumption of the employee's employment in a bargaining unit position, whichever is later.

Termination of Employment - If an employee who is required to a representation fee terminates employment with the Board before the Association has received the full amount of the representation fee to which it is entitled under this ARTICLE, the Board will deduct the unpaid portion of the fee from the last paycheck paid to said employee during the membership year in question.

Mechanics - Except as otherwise provided in this ARTICLE, the mechanics for the deduction of representation fees and the transmission of such fees to the Association will, as nearly as possible, be the same as those used for the deduction and

transmission of regular membership dues to the Association.

New Employees - On or about the 1st day of each month, beginning with the month this agreement becomes effective, the Board will submit to the Association, a list of all employees who were actively employed in a bargaining unit position, as defined

in this agreement, during the preceding 30-day period. The list will

include names, job titles and dates of employment for all such

(N.J.E.A.) shall indemnity and hold the Irvington Board of Education harmless against any and all claims, demands, suits and other forms of liability, including liability for reasonable counsel fees and other legal costs and expenses that may arise out of or by reason of any action taken or not taken by, the Irvington Board of Education in conformance with this provision.

FIGURE 1 - TEACHERS' SALARY GUIDES 2004-05*

								-		-		-			-		
Z004-03	7	DOCTORATE	45,696	45,996	46,296	46,596	46,896	47,496	49,083	51,252	53,661	57,640	61,962	70,516	82,490	84,990	87,509
AKY GUIDES	MASTER	DEGREE	42,037	42,337	42,637	42,937	43,237	43,837	45,502	48,433	51,235	54,569	58,704	66,613	76,701	78,901	81,009
GURE 1 - TEACHERS' SALARY GUIDES 2004-03"	BACHELOR	DEGREE	40.962	41.262	41.562	41 862	42,162	42,762	44 467	46,776	49 177	51.763	54 327	62 124	70.887	73.087	74,795
GURE 1-		STEP		- 0	į m	> 4	t v	າ ແ	۰ ۲	- α	oσ	, C		12	1 <u>C</u>	- -	14A

It is agreed between the parties that because of salary step/schedule revisions, an employee is not necessarily placed on a step which reflects that employee's "years of service."

Effective 2003-2004 school year, those persons on Step 13 of the Guide shall move to Step 14 A, provided the person has completed 12 years teaching experience in the Irvington School District. All others persons shall move to Step 14.

SIX YEAR LEVEL/ DOCTORATE	47,409	47,609	47,809	48,109	48,409	48,709	49,397	51,580	54,004	58,009	62,359	796,07	83,018	85,990	90,509
MASTER DEGREE	43,750	43,950	44,150	44,450	44,750	45,050	45,793	48,743	51,563	54,918	29,080	62,039	77,192	79,801	83,609
BACHELOR DEGREE	42,675	42,875	43,075	43,375	43,675	43,975	44,752	47,075	49,492	52,094	54,675	62,522	71,341	74,087	77,195
STEP	-	2	က	4	2	9	7	æ	თ	9	=	12	13	14	14A

It is agreed between the parties that because of salary step/schedule revisions, an employee is not necessarily placed on a step which reflects that employee's "years of service."

Effective 2003-2004 school year, those persons on Step 13 of the Guide shall move to Step 14 A, provided the person has completed 12 years teaching experience in the Irvington School District. All others persons shall move to Step 14

[•] Guide cost includes increment. Each person shall move one step on the Guide each year. (1-13)

[·] Guide cost includes increment.

Each person shall move one step on the Guide each year. (1-13)

^{+ \$1,000} when degree is earned and approved.

^{+ \$1,000} additional in the year following attainment of maximum. Maximum to be attained for eamed Doctorate is \$2,000.

SIX YEAR LEVEL/	DOCTORATE	48,929	49,129	49,329	49,529	49,829	50,129	50,429	52,158	54,609	58,659	63,057	71,762	83,948	86,990	03,600
MASTER	DEGREE	45.270	45.470	45,670	45 870	46.170	46,470	46.770	49 289	52 140	55,533	59,741	67.790	78,056	80.981	
RACHELOR	DEGREE	44 195	44,135	74,005	705	45,095	45,395	45,533	47,603	50,046	50,040	55,287	63,20	72,140	75.087	00'0
	STED	5	- c	70	o <	† 4	ກແ	10	~ 0	0 0	, c	- - -	- 6	7 6	- 4 J 4	†

4 4 4 4 2 2 2 2

5,70 6,345 6,988 7,350

Step 2 Step 3 Step 4

Student Tra ner'Advisor

Guard Advisor

Sand Director/Drill Master

Step 1

2.625

Step 1

Trainer

4444

2,150 2,493 2,832 3,255

Step 2 Step 3 Step 4

4444

4,166 4,848 5,535 5,880

Step 2 Step 3 Step 4 Step 1

Step 1

1,6 1,9 2,1 2,4

2.284 2.635 2.945 3.202

Step 2 Step 3 Step 4

Girls Basketball

Volleyball

2,580 2,989 3,396 3,675

5,230 5,747 6,286 6,720

Ecotball Step 1 Step 2 Step 3 Step 3

2,481 2,774 3,053 3,281

932 336 746 250

Step 1

1, 4, 4, 0, 0, 8, 0,

2,12,8

Winter Cheereader

2,580 2,674 3,396 3,701

4,619 5,004 5,406 5,670

Step 2 Step 3 Step 4 Step 1

Advisor

1,4,4,0,0

2,150 2,493 2,630 2,932

er Track

It is agreed between the parties

79.695

14A

revisions, an employee is not ne that employee's "years of servic

Effective 2003-2004 school year, Guide Each p

+ \$1,000 additional in the year following attainment of maximum. Maximum to be attained for earned Doctorate is \$2,000

	Baseball			Sten 3 4 7				Bowling	Step 1 2,2				
										_			
49,529	000 07	43,023	50,129	50,429	52 158	25,130	54,609	58,659	63.057	100100	71,762	070,00	83,840
5 870	1.0	0/1/0	6.470	6 770	080	2,403	2.140	5 533	777	1,1	7 790	2 1	2 056

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	ב ביים
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that heralise of Salary Step/Scriedure	2 delo
מוומי הכספסים היינים ווויינים היינים	
Single Holly coto a confirmation	Cody
ecessarily placed oil a step willer longer	2
	Ctory

80,981 86,309

4.619 Boys Basketbal 86,990 93,609

shall move to Step 14 A, provided the person has completed 12 y

Step 14.

		ΑN	Ϋ́	N/A	VIV	2
		2,200	2,447	2,720	2 150	2
	Bowling	Step 1	Step 2	Step 3	C total	֓֞֝֞֝֜֝֞֝֜֝֓֓֓֝֓֜֝֓֓֓֓֝֓֜֝֓֡֓֓֡֓֜֝֓֡֓֜֝֓
54,509	58.659	63 057	71.762	11,102	83,948	000 50
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s that because of salary step/schedule	Step 2		2,674
secessarily placed on a step which reflects	 Step 3	5,406	3,396
	Step 4		3,701

	5,406	5 670		
	Step 3	Ston 4	3	
- Company	earily placed on a step which reflects	sally placed on a conf		

essarily placed on a step which reflects	Step 3 Step 4	5,406 5,670	6,6 7,7

יא ווומן הכסמתים הו בתותו ל בניגו	-			
pacescarily placed on a step which reflects	Step 3	Step 3 5,406	3,396	Ster
incorporate the second functional	0.00	07.0	2 704	t
- a	olep 4	0,0,0))	S S

	Boys S	occer		Girls Sol	tball	
	Step 1	3,932	2,533	Step 1	3,932	
	Step 2	4,336	2,933	Step 2	4,336	
	Step 3	4,746	3,333	Step 3	4,746	
e cost includes increment.	Step 4 5,25	5,250	3,596	Step 4 5,250	5,250	
person shall move one step on the Guide each year. (1-13)	Rove Tennis	ennis		Girls Tennis	siut	

Step 3 Step 4 experience in the Irvington School District. All others persons shall move to

1,441 1,441 1,805 2,079 Cheerleader Advisor 1,748 1,924 2,115 2,415 Step 1 Step 2 Step 3 Step 4 + \$1,000 when degree is earned and approved

Fall, Winter & Spring)

1,748

Step 1

1,621

Cross Country Step 1 2,246 Step 2 2,691

Step 1					Winter Tra	Step 1	Step 2	Step 3	Step 4		Wrestling	Step 1	Step 2		Step 4									
		2,533	2,933	3,333	3,596			2,481	2,774	3,053	3,281			1,621	1,910	2,204	2,441		1,804	2,108	2,410	2,651	ping	1
	cer	3,932	4,336	4,746	5,250		Softball	3,932	4,336	4,746	5,250		Tennis	2,246	2,691	3,147	3,517	Track	2,951	3,414	4,034	4,410	Strenath/Conditioning	designation of the second
•	Girls Socce	Step 1	Step 2	Step 3	Step 4		Girls Sof	Step 1		Step 3	Step 4		Girls Ter	Step 1	Step 2	tep	Step 4	Spring T	Step 1	Step 2	Step 3	Step 4	Strenath	The state of the s
		2,580	2,674	3,396	3,701			2,533	2,933	3,333	3,596			1,621	1,910	2,204	2,441	허	1,129	1,441	1,805	2,079		

2,4 2,7 3,0 3,2

4,335 4,716 6,112

3.932

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2,121 2,332 2,633	rainer/Ac 2,894	6,361	6,995 7,704 8,103		3,247 3,530	eerlead	1,927	2,332	ack 2,370 2,749		4,335 4,781 5,232 6,771
Eall Winter & Spring) Step 1 1,927 N/A Step 2 2,121 N/A Step 3 2,332 N/A Step 3 2,332 N/A	Student Trainer/Adviso	Trainer Step 1	Step 2 Step 3 Step 4	Step 1 Step 2 Step 2	Step 3 Step 4	Winter Cheerleader Advisor	Step 1 Step 2	Step 3 Step 4	Winter Track Step 1 2,3	Step 3 Step 4 Wrostling	Step 2 Step 2 Step 3 Step 4
N N N N N N N N N N N N N N N N N N N	2,844	3,295 3,744 4,052	2,844	3,744 4,080	2,793	3,675		1,787 2,105 2,430	2,691	2,735 3,059 3,366 3,617	1,989 2,324 2,656 2,922
Advisor 2,370 2,749 2,749 3,123	5,765	6,336 6,930 7,408	5,092 5,517	5,96U 6,251	4,335 4,781	5,232	nis	2,476 2,966 3,469	5 3,408 4 3,878 Softball	4,335 4,781 5,232 5,788	rack 3,253 3,764 4,448 4,861
Elay Sulvay & Colum Guard Advisor Step 1 2,370 Step 2 2,749 Step 3 3,123	Football Step 1	Step 2 Step 3 Step 4	Girls Basketbal Step 1 5,092 Step 2 5,517	Step 3	Step 1 4,3	Step 3	Girls Ter	Step 1 2,476 Step 2 2,966 Step 3 3,469	Step 3 Step 4 Girls Sof	Step 1 Step 2 Step 3 Step 3	Sping Track Step 1 3,253 Step 2 3,764 Step 3 4,448 Step 4 4,861
LINIASIEI NIA NIA NIA NIA	2,735 3,059	3,366 3,617	N N N N N N N N N N N N N N N N N N N	Y.	2,844 2,948 3,744	4,080	2.793	3,234 3,675 3,965	1,787	2,105 2,430 2,691	1,355 1,589 1,990 2,292 1,787 2,105 2,430
Step 1 4,593 N/A Step 2 5,344 N/A Step 2 5,944 N/A Step 3 5,904 N/A Step 4 6,483 N/A	4,335	5,232 5,788	2,425 2,697 2,999	3,472 sketball	5,092 5,517 5,960	6,251	4.335	4,781 5,232 5,788	3,700 nnis 2,476	2,966 3,469 3,878	Cheerloader Advisor Step 1 1,927 Step 2 2,121 Step 3 2,332 Step 3 2,332 Step 4 2,663 Cross Country Step 1 2,476 Step 2 2,966 Step 2 2,966 Step 3 3,469
Step 1 Step 2 Step 2 Step 3 Step 4	Baseball Step 1 Step 2	Step 3 Step 4	Bowling Step 1 Step 2 Step 3	Step 4 Boys Ba	Step 1 5,092 Step 2 5,517 Step 3 5,960	Step 4	Boys Soccer Step 1 4.3	Step 2 Step 3	Boys Icnnis Step 1 2,4	Step 2 Step 3 Step 4	Checiloader A Step 1 1,92 Step 2 2,12 Step 3 2,33 Step 3 2,83 Step 4 2,65 Step 1 2,47 Step 1 2,47 Step 2 2,96 Step 3 3,46
								, allow the subsection as will	**************************************		
ing) N/A N/A N/A	dvisor N/A	N/S	A A A	1,724	2,304	넒	1,185	1,895	1,186	1,895 2,183	2,605 2,913 3,206 3,445
Edl. Winter & Spring) Step 1 1,835 N/, Step 2 2,020 N/, Step 3 2,221 N/, Step 3 5,55 N/,	Student Trainer/Advisor Step 1 2,756 N/A	6.058			3,092	Winter Cheerleader Advisor	1,835	2,221 2,536	ack 2,257 2,618	2,730 3,141	4,129 4,553 4,983 6,449
Step 2 Step 3 Step 3 Step 3 Step 3	Student Step 1	Trainer Step 1	Step 2 Step 3 Step 4	Volleyball Step 1 Step 2	Step 3 Step 4	Winter C Advisor	Step 1	Step 3 Step 4	Winter Track Step 1 2,257 Step 2 2,618	Step 3 Step 4 Wrestling	Step 1 Step 2 Step 3 Step 4
N N N N N N N N N N N N N N N N N N N	2,709	3,138 3,566 3,859	2,709	3,566 3,886	2,660	3,500 3,776		2,605 2,913	3,445	1,702 2,005 2,314 2,563	1,894 2,213 2,530 2,783
Clety Squart a Sount Guard Advisor Step 1 2,257 Step 2 2,618 Step 3 2,974	5,491	6,034 6,600 7,056	Basketball 1 4,850 2 5,254	5,676 5,953	Soccer 1 4,129	4,983 5.512	lball	1 4,129 2 4,553	4,963 5,512 mis	0.1 2,358 0.2 2,825 0.3 3,304 0.4 3,693	Track 3,098 3,585 4,236 4,630
Guard Advisor Guard Advisor Step 1 2,25 Step 2 2,61 Step 3 2,97 Step 4 3,47	Football Step 1	Step 2 Step 3 Step 4	Girls Bas Step 1 Step 2	Step 3 Step 4	Girls Soc Step 1	Step 3	Girls Sof	Step 1 Step 2	Step 3 Step 4 Girls Ter	Step 1 Step 2 Step 3 Step 4	Spring I Step 1 Step 2 Step 3 Step 4
N/A N/A N/A N/A N/A	2,605	3,206	1,702 2,005 2,314	2,563	A A A	Z Z	2,709	2,808 3,566	3,880	3,080 3,500 3,776	1,291 1,513 1,895 2,183 1,702 2,005 2,314
Step 1 4,374 N/A Step 1 4,374 N/A Step 2 5,090 N/A Step 3 5,623 N/A Step 4 6,174 N/A	4,129	4,983 5,512	2,358 2,825 3,304	3,693	2,310 2,569	3,307	Basketball	5,254 5,676	4 5,953 Soccer 1 4,129	4,553 4,983 5,512	Chcorteader Advisor Step 1 1,835 1 Step 2 2,020 Step 3 2,221 Step 4 2,536 2 Cross Country Step 1 2,358 Step 2 2,825 Step 2 2,825 Step 3 3,304
Step 1 Step 2 Step 2 Step 3 Step 4	Baseball Step 1 Step 2	Step 3 Step 4	Boys Tennis Step 1 2,3 Step 2 2,8 Step 3 3,3	Step 4 Bowling	Step 1 Step 2	Step 4	Boys Ba	Step 2 Step 3	Step 4 Boys Sor	Step 2 Step 3 Step 4	Cheerles Step 1 Step 2 Step 3 Step 4 Cross Co Step 1 Step 2 Step 2
		0, 0,									

the last paycheck paid to said employee during the membership year in House and are to their and amedia

Mechanics - Except as otherwise provided in this ARTICLE, the

such fees to the Association will, as nearly as possible, be the same as those used for the deduction and transmission of regular membership dues to the mechanics for the deduction of representation fees and the transmission of New Employees - On or about the 1st day of each month, beginning with the month this agreement becomes effective, the Board will submit to the Association, a list of all employees who were actively employed in a bargaining The list will include names, job titles and dates of employment for all such unit position, as defined in this agreement, curing the preceding 30-day period. Association.

indemnity and hold the Irvington Board of Education harmless against any and all claims, demands, suits and other forms of liability, including liability for reasonable counsel fees and other legal costs and expenses that may arise out of, or by reason of any action taken or rettaken by, the tryington Board of IN WITNESS WHEREOF, the parter have caused this Agreement Education in conformance with this provis ch.

Save Harmless - It is specifica.; understood and agreed that the

employees.

Irvington Education Association and its parent organization (N.J.E.A.) shall

to be executed and have set their hand and seals thereon, executing this Agreement by their duly authorized agents or this 15th day of February, 2006.

TOWNSHIP OF IRVINGTON, BOARD OF EDUCATION IRVINGTON EDUCATION ASSOCIATION N.J.E.A.

NEW JERSEY